### § 405.835

- (1) Findings of fact,
- (2) A statement of reasons, and
- (3) Notification to the parties of their right to an ALJ hearing when the amount remaining in controversy is at least \$500.
- (b) A copy of the decision is mailed to the parties to the hearing at their last known addresses.

[62 FR 25854, May 12, 1997]

### § 405.835 Effect of carrier hearing officer's decision.

The carrier hearing officer's decision is binding upon all parties to the hearing unless—

- (a) A request for an ALJ hearing is filed in accordance with §405.855, or
- (b) The decision is revised in accordance with §405.841.

[62 FR 25854, May 12, 1997]

# § 405.836 Authority of the carrier hearing officer.

The carrier hearing officer, in adjudicating Medicare Part B claims, complies with all of the provisions of, and regulations issued under, title XVIII of the Act, as well as with CMS Rulings, national coverage decisions, and other policy statements, instructions, and guides issued by CMS.

[62 FR 25854, May 12, 1997]

## § 405.841 Reopening initial or review determination of the carrier, and decision of a carrier hearing officer.

An initial or review determination of a carrier or a decision of a hearing officer may be reopened by such carrier or hearing officer:

- (a) Within 12 months from the date of the notice of such initial or review determination or decision to the party to such determination or decision; or
- (b) After such 12-month period, but within 4 years from the date of the notice of the initial determination to the party to such determination, upon establishment of good cause for reopening such determination or decision (see 20 CFR 404.988(b) and 404.989); or
  - (c) At any time, when:
- (1) Such initial or review determination or decision was procured by fraud or similar fault of the beneficiary or some other person, or

(2) Such initial or review determination or decision is unfavorable, in whole or in part, to the party thereto, but only for the purpose of correcting a clerical error or error on the face of the evidence on which such determination or decision was based.

[39 FR 12098, Apr. 3, 1974. Redesignated at 42 FR 52826, Sept. 30, 1977, as amended at 59 FR 12183, Mar. 16, 1994; 62 FR 25855, May 12, 1997]

# § 405.842 Notice of reopening and revision.

- (a) Notice. When any determination or decision is reopened as provided in §405.841, notice of such reopening shall be mailed to the parties to such determination or decision at their last known addresses. A notice of revision following a reopening of a decision, shall be mailed to the parties and shall state the basis for the revised determination or decision.
- (b) Effect of revised determination. The revision of a determination (see §405.841) shall be binding upon all parties thereto unless a party files a written request for a hearing with respect to a revised determination when the amount in controversy is \$100 or more.

[32 FR 18028, Dec. 16, 1967, as amended at 39 FR 12098, Apr. 3, 1974. Redesignated at 42 FR 52826, Sept. 30, 1977; 62 FR 25855, May 12, 1997]

# § 405.850 Change of ruling or legal precedent.

Change of a legal interpretation or administrative ruling upon which a determination or decision was made shall not be considered as good and sufficient reason for reopening the determination or decision.

### § 405.853 Expedited appeals process.

- (a) Conditions for use of expedited appeals process (EAP). A party may use the EAP set forth in §405.718 of this chapter to request court review in place of the ALJ hearing or Departmental Appeals Board (DAB) review if the following conditions are met:
- (1) The carrier hearing officer has made a decision; an ALJ has made a hearing decision; or DAB review has been requested, but a final decision has not been issued.
- (2) The filing entity is a party referred to in §405.718(d) of this chapter.